

1

2

3

4

5

6

UNITED STATES DISTRICT COURT

7

WESTERN DISTRICT OF WASHINGTON, AT TACOMA

8

RESILIENT FLOOR COVERING PENSION
TRUST FUND

9

and

10

BOARD OF TRUSTEES, RESILIENT FLOOR
COVERING PENSION TRUST FUND

11

Plaintiffs / Judgment Creditors,

12

v.

13

HERITAGE FLOORS, INC., a Washington
Corporation

14

and

15

CREATIVE TILE AND FLOORING, INC. a
Washington corporation,

16

Defendants / Judgment Debtors,

17

and

18

HARBORSTONE CREDIT UNION,

19

Garnishee.

20

IT APPEARING THAT Garnishee Harborstone Credit Union (“Harborstone”) was indebted to
Defendant Heritage Floors, Inc. in the nonexempt amount of \$37,065.35; that at the time the writ of

21

JUDGMENT ON ANSWER OF GARNISHEE
HARBORSTONE CREDIT UNION AND ORDER TO PAY
(Case No. MC14-5018-BHS)

22

Page 1

Case No. MC14-5018-BHS

**JUDGMENT ON ANSWER OF GARNISHEE
HARBORSTONE CREDIT UNION AND
ORDER TO PAY**

(Debts Other Than Earnings)

CHRISTENSEN JAMES & MARTIN
and
THE URBAN LAW FIRM
800 Bellevue Way NE, Suite 400
Bellevue, WA 98004
P. (425) 646-2394 / (702) 968-8087
F. (425) 462-5638 / (702) 968-8088
gia@cjmlv.com
Counsel for Plaintiff

1 garnishment was issued Defendant Heritage Floors, Inc. maintained a financial institution account with
2 Harborstone, and that Plaintiffs/Judgment Creditors Resilient Floor Covering Pension Trust Fund and
3 Board of Trustees, Resilient Floor Covering Pension Trust Fund ("Plaintiffs/Judgment Creditors") have
4 incurred recoverable costs and attorney fees of \$398.00; now, therefore, it is hereby

5 ORDERED, ADJUDGED, AND DECREED that Plaintiffs/Judgment Creditors are awarded
6 judgment against Harborstone in the amount of \$37,065.35; that Plaintiffs/Judgment Creditors are
7 awarded judgment against Defendant Heritage Floors Inc. in the amount of \$398.00 for recoverable
8 costs; that, Harborstone shall pay its judgment amount to Plaintiffs/Judgment Creditors through the
9 registry of the court, and the Clerk of the court shall note receipt thereof and forthwith disburse such
10 payment to Plaintiffs/Judgment Creditors' attorney, Gia McGillivray, at her Las Vegas office,
11 Christensen James & Martin, 7440 West Sahara Avenue, Las Vegas, NV 89117. Garnishee is advised
12 that the failure to pay its judgment amount may result in execution of the judgment, including
13 garnishment.

14
15 Dated: 10/7/14



U.S. DISTRICT COURT / MAGISTRATE JUDGE

17 Presented by:
18
19 CHRISTENSEN JAMES & MARTIN

20 By: /s/ Gia McGillivray
21 Gia McGillivray, Esq.
WSBA #47645
22 800 Bellevue Way NE, Suite 400
Bellevue, WA 98004
23 P. (425) 462-4045/(702) 255-1718
F. (425) 462-5638/(702) 255-0871
24 gia@cjmlv.com

25
26 JUDGMENT ON ANSWER OF GARNISHEE
27 HARBORSTONE CREDIT UNION AND ORDER TO PAY
(Case No. MC14-5018-BHS)
28 Page 2

CHRISTENSEN JAMES & MARTIN
and
THE URBAN LAW FIRM
800 Bellevue Way NE, Suite 400
Bellevue, WA 98004
P. (425) 646-2394 / (702) 968-8087
F. (425) 462-5638 / (702) 968-8088
gia@cjmlv.com
Counsel for Plaintiff